CHAPTER 150 OFFENSIVE WEAPONS IN MUSEUMS

S. F. 251

AN ACT amending the criminal code revision to allow museums to possess offensive weapons solely as relics.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Chapter one thousand two hundred forty-five (1245), Acts of the Sixty-sixth General Assembly, 1976 Session, chapter one (1), section two thousand four hundred two (2402), is amended by adding the following new subsection:

NEW SUBSECTION. Any museum or similar place which possesses, solely as relics, offensive weapons which are rendered permanently unfit for use.

Sec. 2. This Act is effective on the date set forth in chapter one thousand two hundred forty-five (1245), Acts of the Sixty-sixth General Assembly, 1976 Session, chapter four (4), section five hundred twenty-nine (529).

Approved June 30, 1977

CHAPTER 151 WEAPONS PERMITS

S. F. 195

AN ACT increasing fees for permits to carry weapons. Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Chapter one thousand two hundred forty-five (1245), Acts of the Sixty-sixth General Assembly, 1976 Session, chapter one (1), section two thousand four hundred ten (2410), is amended to read as follows:

SEC. 2410. NEW SECTION. ISSUANCE OF PERMIT. Applications for permits to carry weapons shall be made to the sheriff of the county in which the applicant resides. Applications from persons who are nonresidents of the state, or whose need to go armed arises out of employment by the state, shall be made to the commissioner of public safety. In either case, the issuance of the permit shall be by and at the discretion of the sheriff or commissioner, who shall, before issuing the permit, determine that the requirements of sections two thousand four hundred five (2405) through two thousand four

hundred nine (2409), inclusive, of this division have been satisfied. However, the training program requirements in section two thousand four hundred seven (2407) of this division may be waived for renewal permits. The issuing officer shall collect a fee of three five dollars, except from a duly appointed peace officer, for each permit issued. permits shall be issued for a fee of ene-dellar two dollars. The issuing officer shall notify the commissioner of public safety of the issuance of any permit at least monthly and forward to the commissioner an amount equal to two dollars for each permit issued and one dollar for each renewal permit issued. All such fees received by the commissioner shall be paid to the treasurer of state and deposited in the operating account of the department of public safety to offset the cost of administering this division. Any unspent balance as of June thirtieth of each year shall revert to the general fund as provided by section eight point thirty-three (8.33) of the Code.

Sec. 2. This Act is effective on the date set forth in chapter one thousand two hundred forty-five (1245), Acts of the Sixty-sixth General Assembly, 1976 Session, chapter four (4), section five hundred twenty-ning (529).

Approved July 8, 1977

CHAPTER 152 CRIMINAL ARREST

S. F. 355

AN ACT changing the criminal code provision on use of deadly force in making an arrest to conform to a recent decision of the United States court of appeals for the eighth circuit.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Chapter one thousand two hundred forty-five (1245), Acts of the Sixty-sixth General Assembly, 1976 Session, chapter two (2), section four hundred eleven (411), unnumbered paragraph one (1), is amended to read as follows:

A peace officer, while making a lawful arrest, is justified in the use of any force which the peace officer reasonably believes to be necessary to effect the arrest or to defend any person from bodily harm while making the arrest. However, the peace-officer-is-justified-in-using-deadly-force only-when-he-or-she-reasonably-believes-that-such-force-is